

# राजपत्र, हिमाचल प्रदेश

क्तितिहास्य प्रदेश राज्यशासन द्वारा प्रकाशित

re 27]	ં ચાનવા, સાન	वार, 29 सितम्	19/9/	/ अ।।श्व	4, 1901	(संस्था	39
		विषय-सूर्च	ì				
व 1	वैधानिक निषमों को छोड़ कर हिमाचल प्रते	श के राज्यवान पीर ि	हमाचल प्रदे <b>श</b> हा	र्ड कोर्ट टारा	प्रविम <b>यना</b> र उर	स्यादि । । । । ।	115
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ाष 2	वैधानिक नियमों को छोड़ कर विभिन्न	विभविक्ति ग्रध्यक्षा व	गैर ज़िलामी ज	स्ट्रेटी द्वारा प	गिधमूचगाएं <b>इ</b> त	1.	
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भाष 3 इ भागं 4		मक्तर तथा कमिक्तर	धाफ इन्कम-टेक	स द्वारा मधि	स्चित ग्रादेश र	इत्यादि 1159	—11 —
प्रागं 4	हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शन की	मक्तर तथा कमिक्तर	धाफ इन्कम-टेक	स द्वारा मधि	स्चित ग्रादेश र	इत्यादि 1159	
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भाग 4 भाग 5 भाग 6	हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शब की स्थानीय स्वायंत शासनः म्युनिसिपल बीर वैयक्तिक प्रविस्थाएं ग्रीर विज्ञापन भारतीय राजपण इत्यादि में से पुनः प्रव	वेक्नर तथा कमिक्नर है, बिस्ट्रिक्ट बोर्ड, नोटि 	साफ इन्कस-टैब फाइ <b>ड गी</b> र टास	स द्वारा अधि उन परिया तथ	स्चिति <b>श्रादे</b> श ः <b>गपंचाय</b> ती राज	इत्यादि।159 ाविभाग	
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the 18th September, 1979.
संख्या 6-20/78 (परिवहन), दिनांक परिवहन विभाग परिवहन विभाग परिवहन विभाग मह्या 6-20/"8 (परिवहन), दिनांक 29 प्रगस्त 79 का सुद्धिपत्र । मिमांक एल एल एल प्रार0-डी (6) विधि विभाग मह्या परिवहन विभाग मह्या 6-20/"8 (परिवहन), दिनांक 29 प्रगस्त 79 का सुद्धिपत्र । मिमांक एल एल एल प्रार0-डी (6) विधि विभाग Himachal Pradesh Antoyadaya Corporation (Amendment Ordinance, 1979 (Ordinance No. 5 of 1979).

The Himachal Pradesh Scheduled Castes Development Corporation (Amendment) Ordinance, 1979 (Ordinance, 1979 (Ordinance, 1979)

संख्या 6-35/78-(परिवहन), विनास परिवहन विभाग Draft Reciprocal Agreement for Public Carriers between certain States.

1859-राजपत्र-29-9-79---1,005.

(1149)

मृह्य: 1 स्पया ।

# भाग 1—वंधानिक नियमों को छोड़ कर हिमाचल प्रवेश के राज्यपाल और हिमाचल प्रदेश हार्द कोट द्वारा ब्रिधिसुचनाएं इत्यादि

# हिमाचल प्रदेश हाई कोर्ट

CORRIGENDUM

Simla, the 6th September, 1979

No. HHC GAZ 14-30 74-II.—Please substitute the words "Senior Sub-Judge-cum-Chief Judicial Magistrate. Bilaspur" for the words "Subordinate Judge-cum-Judicial Magistrate, Kandaghat" wherever they occur in the

Notification No. 11HC/GAZ/14-30/74 dated 13th June.

1979, issued by this Court.

By order. H. D. KAINTHLA. Registrar.

## हिमाचल प्रदेश सरकार

#### PERSONNEL (A-I) DEPARTMENT NOTIFICATIONS

Simla-2, the 5th September, 1979 No. PER(A-I)-B(3)-16:78.—In continuation of this

Department's Notification of even number, dated the 31st August, 1979, the Governor, Himachal Pradesh is pleased to appoint Dr. V.K. Bhargava, Professor, Himachal Pradesh Medical College to officiate as Principal,

Himachal Pradesh Medical College in the absence of Dr. A.N. Mehrotra, who has proceeded on Common Wealth Senior Medical Fellowship for three months with effect from 29-8-1979

2. Dr. V.K. Bhargava shall hold the charge of the post of Professor, H.P. Medical College additionally.

विमला-171002, 12 सितम्बर, 1979

मं 0 1-15/73-का 0 वि 0 (नि ०-1) -- हिमाचल प्रदेश के राज्यपाल यह ब्रादेश देते हैं कि उपायुक्त, शिमला प्रथने पद के श्रीतिरिक्त, प्रशासक, नगरनिगम, शिमला के पद का कार्यभार भी सम्भालेंगे ।

> एलं । एच । तोच्छांग, महामचिव।

वादय एवं ब्राप्ति विभाग ग्रधिम बना

शिमला-2, 12 भितम्बर, 1979

कतांक 8-7/73-एफ-एण्ड-एस-र .--इस विभाग की अधिमूचना सम-संख्यक, दिनांक 15-9-73, 18-6-76, 3-6-76 तथा 30-8-77 के प्रमंग को जारी रखते हुये राज्यपाल, हिमाचल प्रदेश निम्नलिखित ग्रनिरक्त सदस्यों को जिला स्तरीय खाद्य एवं सताहकार समितियों में मनोतीत करने की सहयं स्वीकृति प्रदान करते हैं:-सरकारी नदस्यः

- (1) मामान्य सहायक, जिलाधीश
- ( :) जिला के म्हय चिकित्सा प्रधिकारी
- (3) जिला के सभी उप-मण्डताधिकारी (4) प्रतिनिधी, भारतीय खाद्य निगम, हिमाचल क्षेत्र।
- गैश-मरकारी सदस्यः
  - (1) प्रध्यक्ष जिला महकारी तथा वितरण संव ।

द्वारा श्रादेशित, एया एस व कंबर, ग्रायुक्त एवं मचिव ।

## DEPARTMENT OF FOREST FARMING AND ENVIRONMENTAL CONSERATIVON

#### NOTIFICATION

Sinda-2, the 5th September, 1979

No. 1-160/69-SF(Est)-IV.-The Governor, Himachal Pradesh, is pleased to appoint the following H.P.F.S. Class II Officers to Senior Scale I.F.S. Cadre posts of Deputy Conservators of Forests, as a purely temporary

measure, for a period of three months from the dates shown against their names:-

Sl. No. Name Date of appointment to Cadre bost

Shri Hoshiar Singh 1-6-79 (A.N.) 1. 9. Shri H.R. Arva 18-6-79 3 18-6-79

Shri K.B. Vaidya Shri R.L. Vij 4. 18-6-79

5 Shri C.R. Premi 19-6-79 Shri I.C. Sharma 19-6-79

The Governor, Himach ! Pradesh, is further pleased to appoint Shri H.C. Tej to Senior Scale I.F.S. Cadre post of Deputy Conservator of Forests for a period of three months as a purely temporary measure and to place his services at the disposal of the Himochal Pradesh Forest Corporation for appointment on deputation as Divisional Manager under the Corporation.

3. This is a purely temporary stop-gap arrangement \_ and will not confer any right whatsoever in the matter of seniority, promotion, etc. of the Officers concerned.

> ATTAR SINGH. Secretary.

# MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

#### NOTIFICATION

Simla, the 17th April, 1979

No. MPP-F (6)-10/78.—Agreement made between the Himachal Pradesh State Electricity Board and the Government of Himachal Pradesh through the Secretary (M.P.P. and Power) for the acquisition of land for a public purpose, namely for the construction of 33 K.V. Sub-Station at Sidhbari, Kangra district is hereby published in the Gazette for the information of general public under section 42 of the Land Acquisition Act, 1894.

> PRAMOD KUMAR, Deputy Secretary.

#### AGREEMENT FORM

THIS AGREEMENT is made on the 6th day of April, 1 979 BETWEEN the Himachal Pradesh State Electricity Board having its headquarters at Simla (as statutory body incorporated under the provision of the Electricity Act, 1948 (Act Shri W. F. Desuza, (Act No. LIV (Supply) Chairman, Himachal Pradesh State Electricity Board, (hereinafter called "the Company" which expression shall, unless the

context otherwise required, include his successors in office and assignees) of the one part and the Governor of Himachal Pradesh, through the Secretary (M.P.P.

and Power), Government of Himachal Pradesh, (hereinafter called "the Governor" which expression of shall, unless the context otherwise require, include his successors in office and assignees) of the other part.

WHEREAS for the purpose of the construction of 33 K. V. Sub-Station at Sidhbari, Tehsil and District 33 K. V. Sub-Station at Signoari, Iensii and District Kangra, (H.P.) the company has applied to the Go-vernment of Himachal Pradesh for the acquisition under the provisions of the Land Acquisition Act, 1894, for the piece of land containing an area of 1894, for the piece or land containing an area of 0-61-78 Hect, as per detail noted in the specification below situated in the village at Sidhpur, Tehsil and District Kangra, (H.P.) and more particularly described in the schedule hereto and delineated in the plan hereunto annexed:

AND WHEREAS the said Government of Himachal Pradesh being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to public, has consented to acquire on behalf of the Company, the piece of land hereinbefore described;

AND WHEREAS the said Government of Himachal Pradesh has required the Company under the provision of section 41 of the above mentioned Act to enter into the agreement withthe Governor hereinafter contained:

Now this indenture witnesseth that if is hereby agreed and declared as follows:-

- On demand the Company shall and will pay to the said Government all and every amount in lieu of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceeding in the aforesaid Courts, or otherwise incidental of the proposed acquisition or payable thereof under the provisions of the said Act.
- 2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.
- On payment by the company of all demands under the foregoing first clause, or in the discretion of the said Government (on deposit by the company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the above mentioned Act, the Government shall make over possession of the said land to the company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the company.
- The said land shall be held by the company for the purpose of such as 33 K. V. Sub-Station at Sidhbari, Tehsil and District Kangra, as is hereinbefore mentioned and without the sanction in writing of the said Government first had and obtained for no other purpose whatsoever.
- construction of said 33 K.V. Sub-Station Sidhbari, Tehsil and District Kangra, shall be completed (and fully equipped in all respects ready for use) within minimum period of 2 years from the date on which possession of the said land shall have been given to the company.
- Should the said land & building not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government or should the said land at any time thereafter cease for a period of six consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth

clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all land & building thereafter of the land to the company, and thereupon the interest of the company in the said land and building shall absolutely cease and determine,

- On taking such possession the said Government may sell or otherwise deal with the said land and building as it may think proper:-
  - Should the said Government sell the land with the land & building the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the company.
- Should the said Government decide not to sell the land and buildings the said Government shall retain the said land and building thereon in which case the Government shall repay to the company the market value as on the day of re-entry of all the land & building erected by the company and all sums received from the company in respect of all and every amount as provided in the foregoing first amount as provided in the foregoing first clause (less the statutory allowance of 15 per cent, and less any amount received on account of trees and buildings which are not in existence at the time of resumption, but will not repay any sum paid and received on account of costs, charges and expenses of acquisition.
  - (iii) Should the said Government decide to sell the land & buildings only upon such sale, the Governor, shall, after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the amount for the land (less the statutory allowance of 15 per cent and less any amount received from the Company on account of trees and buildings etc. which are not in existence at the time of resumption). but will not repay any sum paid and received on account of costs, charges and expenses of acquisition.
- 8. Should any dispute or difference arise touching or concerning the subject-matter of this agreement or any convenant clause or thing herein contained, the same shall be referred to the Secretary (Law) to the Government, and opinion and the decision of the aforesaid Secretary (Law) upon such dispute or difference shall be final and conclusive and binding on the parties thereto.

IN WITNESS WHEREOF Shri W. F. Desuza, Chairman, Himachal Pradesh State Electricity Board, for and on behalf of the Himachal Pradesh State Electricity Board and Shri P. P. Srivastava Secretary (M.P.P. and Power) to Himachal Pradesh Government, Simla-2, for and on behalf of the Governor of Himachal Pradesh, have hereunto set their respective hands and seal on the day and year first above written.

Sd'-Chairman. nđ

Himachal Pradesh State Electricity Board.

Witnesses:

Shri S. M. Kanwar, 1.A.S Member (Admn.) H.P.S.E.B. Simla-4.

Sd/-Shri G. K. Nag Secretary, H.P.S.E.B., Simla-4.

Witnesses:

Signed, sealed and delivered by .....

for and on behalf of the Governor of Himachal Pradesh. 1 1

#### SPECIFICATION

District: KAN	IORA	Tehsil	: K	ANGRA
Village	Khasra No.		<del></del>	Area H.A.C.
SIDHPUR	1432/2 1455/2	<del></del>	<del></del> -	0-25-66 0-36-12
		Total		0-61-78

Simlu-171002, the 30th August. 1979
No. 9-9/73-PW(B).—Whereas it appears to the Governor. Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Rewalsar Link Road, it is hereby declared that the land described in the specification of the second of the

it is hereby declared that the land described in the specification below is required for the above purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D.i s hereby

directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P.W.D., Mandi.

Tehsil: SADAR

# SPECIFICATION District: MANDI

Villag <del>e</del>	Khasra No.	Area Big. Bis. Bis			
PEWALSAR	42		 0	0	ĺΟ
	440/2/1		0	4	7
	439		0	1	2
	1353/1		0	0	12
•	1329/1		Ō	0	14
•	1326/1		Ŏ	ĭ	Ò
	38/2/1		ŏ	i	1ŏ
	38/2/1 39		ō	ó	11
	40/1		ŏ	2	19
	41/2/1		ŏ	7	16
	7.	Total	 1	1	l

Simla-2, the 5th September, 1979

No. 1-108/73-PWA. Vol. II. — The Governor, Himachal Pradesh is pleased to place the services of Shri R. N. Sharma, Assistant Surveyor of Works, 4th Circle, H.P. P.W.D., Simla at the Disposal of the Secretary Local Government Service Commission, Lusaka, Republic of Zambia as Engineer (STRUCTURAL) on deputation for a period of 3 years in the first instance as per terms and conditions laid down in the Annexure 'A' attached.

2. Shri R. N. Sharma will pay pension contribution, to the Government of Himachal Pradesh in respect of his foreign service at a rate in force, from time to time in accordance with the provisions of F.R. 123 read with F.R. 115 in order to maintain his continuity in service in his parent Department i.e. Himachal Pradesh Public Works Department. The amount contributed will be credited under the following head of account:—

'Pension contribution under head XLIV—General receipt in aid of Superannuation of Contribution for Pensions and Gratuities'.

3. This issues with the prior concurrence of the Finance Department of Himachal Pradesh Government obtained vide their Dy. No. 1727-FTN (c)-B (12)-22/76-II, dated 29-8-79.

RE-PUBLIC OF ZAMIBA LGSC Form III A

5 m B 48 6/77 P/F 2

In reply please quote App/79/25

LOCAL GOVERNMENT SERVICE COMMISSION

Revinder Nath Sharma ESQ. "2—Narain Vihar, Upper Tuti Kandi, Simla-171004.

Sir/Madam

R E F: Offer of Appointment (Expatriate Conditions).

1 refer to your application dated 17-3-79 for appointment to the Local Government Service and am pleased to inform you that the Local Government Service Commission is offering you the post of ENGINEER (STRUCTURE)

TURAL with LUSAKA CITY council on the Local Government Service (Expartriate conditions) on the terms and conditions set out in this letter. Your contract will be for a period of three years, unless a shorter period is stated in your contract document.

Your appointment will be subject to production of a satisfactory Medical Fitness certificate, including an X-ray of the chest. A Government Medical Officer will perform this examination without charge to your self in Zambia on production of this letter. You will also be required to produce.

The salary scale attached to the appointment is LAPZ (K 3288—K-6312). You will enter the scale at K 5136 per annum. You will be eligible to an inducement allowance of K 900 per annum.

You will be entitled to 25% gratuity of basic salary, on completion of contract, effective from the date you commence work. Tour Service of less than 24 months will not earn gratuity.

Your appointment will be with effect from or from the date you actually commence work in which case consideration may be taken of the date you commenced your journey from the place of recruitment and the date you reported for duties in the Council.

On arrival in Zambia you will be required to formally sign a contract with the Local Government Service Commission unless one has already been signed by you prior to your arrival in Zambia.

If you accept this offer of appointment, it would be appreciated if you could complete the original copy of this letter and return it to this office.

By order, B. C. NEGI, -Commissioner-cum-Secretary.

TRIBAL DEVELOPMENT DEPARTMENT NOTIFICATION Simla-171002, the 7th September, 1979 No. TLG(A)4-5/78-TD. - In order to accelerate the pace No. ILG(A)4-5/78-ID.—In order to accelerate the pace of development in the Projects viz Pangi and Spiti areas of the Tribal Sub-Plan, which have much difficult terrain, the Government has decided to create separate I.T.D.P. Projects for these areas and therefore the Governor, Himachal Pradesh, is pleased to constitute an adhoc Project Advisory Committee for each of Pangi and Spiti Projects, consisting of the following members:— Additional Deputy Commissioner of the Area Vice-Chairman (i) Provided that A.D.C. will discharge the functions of Chairman in the absence of DC (ii) Provided further that when Vice-Chairman is also not available, S.D.O. (Civil) of the Area shall discharge the functions of the Chairman 3. Sub-Divisional Officer (Civil) of the Proiect Areas . Member Local Members of the H.P. Tribes Advisory Council Member 5 Local M.L.A. of the Area Member All elected Gram Panchayat Pradhans of the Area Members All the Sub-Divisional Level Officers of the area belonging to all Government Departments (including officers of the भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के प्रध्यक्षों और जिला मैजिस्ट्रेटों द्वारा प्रधिमुचनाएं इत्यादि कार्यालय उपायक्त, चम्बा, जिला चम्बा श्रधिसचना चम्बा, 30 जलाई, 1979 कम संख्या 14 (19)/73.-यनः विकास खण्ड भरमीर, जिला बम्बा की निम्नलिखित ग्राम पंचायतों द्वारा हिमाचल प्रदेश पंचायती राज अविनियम की धारा 9 (1) व हिमाचल प्रदेश ग्राम पंचायत नियम 19 ए (2) के मन्तर्गत स्त्रों पर्ची का सह-विकलान के प्रस्तावों की प्रतिलिपियां श्रवोहस्ताक्षरित की प्रेपित की हैं। **ग्रतः मैं, रिशमा गुप्ता, उपायुक्त, चम्बा, हिमाचल प्रदेश ग्राम** पंचायत नियम, 1971 के नियम 19 ए (2) के अन्तर्गत सह-विकल्पित किये गये स्त्री पंचीं के नामों का सर्व माधारण मुचनार्थं अधिमूर्चित करता है। सारणी सह-विकल्पित म0 सं0 नाम पंचायत स्त्री पंचका नाम व पता श्रीमती केंसरो देवी पत्नी श्री कर्म क्गती चोभिया चिन्तो देवी पत्नी नानक श्रीमती कया देवी पत्नी श्री बल-हडसर देव राम। ग्रीमा श्रीमती हिमती पत्नी कर्म् श्रीमती गीता देवी पत्नी श्री राम उलांसा श्रीमती हीरो पत्नी मीनकू तुन्दा श्रीमती महली देवी विधवा श्री लिख्या राम, प्राम बजौल। श्रीमती जैफली विषवा श्री घोगरू, न्यागां ग्राम न्याप्रां। रशिमा गृप्ता, उपायुक्त ।

various under State Government takings) . Members Any District Level Officer who (if the chooses to do) attending the meeting.

Project Officer, I.T.D.P. or in his Momhore absence any local officer designated by the Chairman, by specific orders for a

Memher-Secretary.

**OBJECTS AND FUNCTIONS** 

specific period only

1. Co-ordination of the activities of various Departments at Project Level for proper and effective implementation of the Tribal Sub-Plan Programmes. Tendering advice regarding formulation of Project Level Planning. To deal with Nucleus Budget under provisions of the HP Nucleus Budget for Tribal Areas Rules, 1979. as amended un-to-date

T.A. AND D.A. TO NON-OFFICIAL MEMBERS

The rules relating to payment of T.A. and D.A. to the Non-Official members of the ad hoc project Advisory Committee will be the same as applicable to the Non-Official members of the District Development Committee (Redesinated on Project of designated as Project Advisory Committee in respect of Kinnaur and Lahaul and Spiti). The concerned Chairman will function as Controlling Officer in this behalf.

By order, M. S. MUKHERJEE, Commissioner-cum-Secretary.

INDUSTRIES DEPARTMENT FORM "O"

Kulu, the 7th September, 1979

No. 3570.—Whereas a notice was served on Shri Ram Chand s/o Shri-Khalu. Village Shangribag, Post Office Puid, District Kulu, on 22-11-1976 under section 23 of

the Himachal Pradesh State Aid to Industries Act, 1971calling upon the said Shri Ram Chand to pay to me the sum of Rs. 2,000+interest with penal interest till date before 16-12-1976 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 2,000 plus interest with panel interest till date is due from the said Shri Ram Chand and that the property described in the attached schedule is liable for the satisfaction of the said debt.

# **SCHEDULE**

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in

future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or part thereon and any other personal security of the loanee. (1) Shri Jagan Nath, Village Neuli Kothi Kais. P.O. Puid, Kulu has offered a land 6 bighas 12 biswas

valuing Rs. 6,000 as a security against loan amount.

(2) Shri Moti Ram s/o Shri Gupata Ram. Village Chatani Kothi Kais, P.O. Puid, Kulu has offered his land valuing Rs. 6,000 as security against loan amount.

S. P. GIAMZO, General Manager,

District Industries Centre, Kulu.

FORM "O"

Kulu, the 7th September, 1979

No. 3557—Whereas a notice was served of Shri Balbir Singh s/o Shri Hukam Ram, Dhalpur, Kulu V. Balyanti. P.O. Bhutti, on 8-7-1976 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Balbir Singh to pay to me the sum of Rs. 10.000 with interest and penal interest till date before 31-7-1976

1 1

and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 10,000 + interest and penal interest till date is due from the said Shri Balbir Singh and that the property described in the attached schedule is liable for the satisfaction of the said debt.

## SCHEDULE

All assets present and to be hereinafter acquired by the loance whether the said assets are now or in future in his name including book debts, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereon and any other personal security of the loanee.

- (1) Shri Tule Ram s/o Shri Gundhu, Village Bhalvani. P.O. Bhuttee has offered his own building valuing Rs. 20,000 situated at Serwari Bazar, Kulu. House No. SRI, 39 as security against loan amount
- (2) Shri Hukani Ram s/o Shri Chhape Ram, Village Bhalyani, P. O. Bhuttee has offered his house valuing Rs. 40,000 situated at Dhalpur, Kulu as security against loan amount.

S. P. GIAMZO. General Manager District Industries Centre, Kulu.

# PUBLICATION UNDER SECTION 24 OF THE ACT

Simla-1, the 5th September, 1979

No. SML LOAN, DIO RIP-3300 .- Whereas a notice was served on Shri Mehar Singh s/o Shri Sohan Lal, r/o Kutara, Tehsil Rohru, District Simla H.P. on 12-10-1978 under secion 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon said Shei Mehar Singh to pay to me sum of Rs, 5,920.00 on or before the 5-11-1978 and whereas the said sum has not been paid. I hereby declare that the said sum of Rs. 5,000 plus interest + Penal interest is due from the said Shri Mehar Singh and the property described in the attached scheduled is liable for the satisfaction of the said debt.

# SCHEDULE

- House 4 storeyed situated at village Kutara, Tehsil Rohru and land 10 bighas situated at Village Kutara, Tehsil Rohru, District Simla, H.P. belonging to Shri Bhajan Dass s/o Shri Ram Sukh of Village Kuatara, District Simla, H.P.
- 2. House 4 storeyed and 15 bighas land situated in village Kutara, Tehsil Rohru, District Simla belonging to Shri Tara Chand s/o Shri Kunji Ram of village Kutara, District Simla, H.P.

General Manager, District Industries Centre, Simla-4.

FORM 'Q'

# PUBLICATION UNDER SECTION 24 OF THE ACT Simla-4, the 5th September, 1979

No. SML/LOAN. DIO/RIP-3306.—Whereas a notice was served on Shri Narain Singh s/o Shri Sadh Ram, r/o Bagaro, P.O. Jaish, Telisil Theog, District Simla on 11-7-1979 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon said Shri Narain Singh to pay to me a sum of Rs. 3,000 plus interest on or before 15-8-1979 and whereas the said sum has not been paid, I hereby declare that said sum of Rs. 3,000 plus interest plus penal interest is due from the said Shri Narain Singh and the property described in the attached schedule is liable for

the satisfaction of the said debt.

#### SCHEDULE

- 1. Land measuring 16 Bighas, 7 Biswas, Khata Khatauni No. 10, Kita No. 1, Khasra No. 81, Pragana Parvati, Tehsil Theog belonging to Shri Het Ram s/o Shri Ganga Ram of village Bashrog.
- 2. Land maasuring 42 Bighas 5 Biswas Khata Khatauni No. 10/12/13 and 11/14 Mauja Guria, Pargana Parvati, Tehsil Theog belonging to Shri Nand slo Shri Dhana of Village Bagaro, P.O. Jaish, Tehsil Theog, District Simla, H.P.

General Manager. District Industries Centre, Simla-4.

# PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Solan, the 1st September, 1979.

No. SE-III-G(R)61-9/79-19168-71.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of Kunihar, Baini-ki-Hatti-Braham-Pukhar, road, it is hereby declared that the land described in the specification below isr equired for the above purpose.

The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, H.P. P.W.D. is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P.W.D., Solan.

# SPECIFICATION

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Tehsil: ARKI

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REVENUE DEPARTMENT NOTIFICATION

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Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose\* it is hereby declared that the land described in the specification below is required for the said\* purpose. 2. The declaration is made under the provision of section 6 of the Land Acquisition Act, 1894 to all whom it

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No. 14-105/74-SW-CNP.—In exercise of the power vested in me vide Rule 1.26 of the Himachal Prades's Rinancial Rules Vol. 1, 1971, I hereby declare the Child Development Project Officer, Chachiot, District Mandi a Head of Office/Drawing and Disbursing Officer in respect of the following heads of accounts pertaining to the ICD Project, Chachiot:—		iotai	1 41 41	WE		N 36
Solution   Solution	GADYARA	6/1	0 3 69	No. 14-105/74-	SW-CNP.—L	n exercise of the powers
12/1		8/1 9	0 0 54 0 7 30	Financial Rules 1 Development Pro	Vol. 1, 1971, I oject Officer, C	hereby declare the Chile Chachiot, District Mandi a
S7/1		12/1 25/1	0 0 69 0 0 90	of the following h	leads of accou	visbursing Officer in respect ints pertaining to the ICD
14/1		57/1 83/I	0 0 92 0 0 90	(d) Nutritio	us and subsid	iary food.
116		85/1 114/1	0 0 18 0 1 86	(ii) 309—Foo (d) Nutritio	od. ous and subsid	liary food.
118/1		116 117/1	0 0 52	(d) (i) Spec (iii) 288—Soc	ial Nutrition cial Security	Scheme (Non-Plan)
152/1	<u>.</u>	122/1	0 0 18 0 0 10	(c) Family	and Child V	/elfare Care Services (Plan)
319/1 0 0 02 (b)(v) Functional Literacy for Adult Women (Plan 324/1 0 0 05 The Child Development Project Officer will also funct as Controlling Officer for T.A. in respect of Cl 329/1 0 0 05 III and Class IV sanctioned for the I.C.D.S. Proj. 330/1 0 0 0 15	÷	152f1 153/1	0 0 10 0 1 65	. (b) Womer	Welfare:	
329/1 0 0 02 Chachiot.		319/1 324/1	0 0 05 0 0 16	(b)(v) Fund The Child De as Controlling	ctional Litera velopment Pro Officer for	oject Officer will also funct
		329/1	0 0 02	III and Class	IV sanctions	ed for the I.C.D.S. Proj

भाग 3---अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैद्यानिक <sup>(</sup>नियम<sup>न</sup>तवा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हार्द कॉर्ट, फाईनैन्शव कमिशनर तथा कमिशनर आफ इन्कम टैक्स द्वारा ग्रिमियुचित क्षादेश इत्यादि

#### AGRICULTURE DEPARTMENT

#### NOTIFICATION

Simla-171002, the 4th September, 1979

No. Agr. B(7)-2/77.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, is pleased to make the following Rules to amend the Himachal Pradesh Agriculture Department Class-III (Ministerial) Services (Recruitment, Promotion and Certain Conditions of Services) Rules, 1973 (Part-II), notified vide notification No. 29-1/72-Agr. (Sectt), dated the 13th January, 1974 and subsequently amended from time to time, namely:—

- 1. Short title and commencement.—(a) These Rules may be called the Himachal Pradesh Agriculture Department Class-III (Ministerial) Services (Recruitment, Promotion and Certain Conditions of Services) (Seventh Amendment) Rules, 1979 (Part-II).
  - (b) These shall come into force with immediate effect.
- 2. Amondment to Annexure-I of Rule 3.—The existing words as indicated hereunder in Annexure-I to Rule 3 of the Himachal Pradesh Agriculture Department Class-III (Ministerial) Services (Recruitment, Promotion and Certain Conditions of Services) Rules, 1973 (Part-II), hereinafter called the said Rules, shall be substituted by the following words and figures:—

#### Existing words | figures

## Substituted words figures

- Head Clerk/Auditor-cum-Accountant Rs. 225-15- 1. Head Clerks/Assistants Rs. 225-15-360/20-500. 360/20-500.
- 2. Assistants 160-10-280/15-400
- 3. Accountants 160-10-280/15-400.
- 4. Senior Scale Stenographers 160-400
- 2. Assistants/Accountants 160-10-280/15-400.
- Senior Scale Stenographers Rs. 225-15-360/20-500.
   Stenographers Rs. 160-10-280/15-400.
- 3. Amountment to Rule 7.—The existing words, as indicated hereunder, against Rule 7 of the said Rules, shall be substituted by the following words and figures:---

#### Existing words

- (a) Head Clerk and Auditor-cum-Accountant
- (b) Assistants
- (c) Accountants
- (d) Senior Scales Stenographers

# Substituted words

- (a) Head Clerks/Assistants in thepay-scale of Rs. 225-500.
- (b) Assistants/Accountants in the pay-scale of Rs. 160-400
- (c) Senior Scale Stenographers in the pay-scale of Rs.225-500.
- (d) Stenographers in the pay-scale of Rs. 160-400.
- 4. Amendment to Rule 8. Sr. Nos. (a) to (f).—The existing words, as indicated hereunder, against rule 8 of the said Rules shall be substituted by the following words and figures:—

#### Existing words

- (a) Head Clorks and Auditor-cum-Accountant.—By promotion from amongst the Asstts./Acctts. and Stenographers in the scale of Rs. 160—400 having 5 years' service in the grade by drawing combined seniority according to the langth of service in the respective posts.
- (b) Assistants/Accountants
- (e) Sr. Scale Stenographers.—By promotion from amongst the Junior Scale Stenographers with 3 years' service in the grade provided the incumbent has got the requisite proficiency in shorthand and typewriting failing which by direct recruitment.

#### Substituted words

- (a) Head Clerks/Assistants in the pay-scale of Rs. 225-500.— By promotion from amongst the Assistants/Accountants/ Stenographers in the pay scale of Rs. 160-400 having 5 years' service in the grade by drawing combined seniority according to the length of service in the respective grades (Inter-se seniority not to be disturbed).
- (b) Assistants/Accountants in the pay-sale of Rs. 160\_400.
- (c) Senior Scale Stenographers in the pay-scale of Rs. 225—500.

  By promotion from amongst the Stenographers in the pay-scale of Rs. 160—400 with 3 years' service in the grade:

Provided the incumbent has got the requisite proficiency in shorthand and typewriting failing which by direct recruitment.

(d) Stonographers in the pay-scale of Rs. 160\_400. - By

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Existing words

Substituted words

promotion from amongst the Junior Scale Stenographers with 3 years regular service in the grade:

Provided the incumbent has got therequisite proficiency in shorthand and type writing failing which by direct recruitment.

to be re-numbered as (s). to be re-numbered as (f). to be re-numbered as (g).

is hereby cancelled.

By order, ANANG PAL,

Secretary.

#### स्वास्थ्य एवं परिवार कल्याण विभाग

# ग्रधिस्चंना

शिमला-2, 6 ग्रमस्त, 1979

संख्या स्वास्थ्य-क(3) 1/79.--भारतीय संविधान के अनुच्छेद 309 में प्रन्तुक में प्रदत्त शन्तियों तथा इस सम्बन्ध में अन्य सभी शक्तियों का प्रयोग करके हुए राज्यपाल, हिमाचल प्रदेश, हैल्थ एण्ड फोमिली प्लानिंग डिपार्टमेंट सबोरडीनेट कलास-III सर्विसिज (रिकृटमेंट, प्रमोशन एण्ड मरटेन कंडिशनज ग्रीफ सर्विसिज) रूल्ज. 1971, जी कि प्रधिस्चना संख्या 1-197/69-एच0 एण्ड एफ० पी 0 दिनांक 7-12-1973 के भ्रन्तगंत हिमाचल प्रदेश राजपत्र दिनांक 15-12-73 में प्रकाशित हुए ये, संशोधन करने के लिए सहर्ष निम्नलिखित नियम बनाते हैं:--

- (1) संक्षिप्त नाम तथा प्रारम्म --यइ नियम हिमाधल प्रदेश स्वास्थ्य एवं परिवार कल्याण विभाग अत्रीनस्य ततीय श्रेणी (भर्ती एवं पदोन्नित तथा अन्य शर्ते) (प्रथम संशोधन) नियम, 1979 कहे जायेंगे ।
- (2) यह नियम हिमाचल प्रदेश राजपत्र में प्रकाशित होने की तिथि से लागू होंगे।

ग्रनुलानक-1 का संशोधन --हिमाचल प्रदेश हैल्थ एण्ड फैमिली प्लानिंग डिपार्टमेंट मबोडिनेट कनास-III सर्विसिज (रिक्टमेंट, प्रोवोशन एण्ड सरटेन कंडिशन्त श्रीक सर्विस) इल्ल, 1971 के अनुलग्नक-1 के ऋम मंख्या 3 के कालम 10 के बब्दों को निम्नलिखित शब्दों ारा प्रतिस्वापित किया जाता है:--

"90% by direct recruitment and 10% by promotion from amongst the Class IV Employees borne on regular establishment who fulfil the essential qualifications prescribed in column 7, and should have put in at least 5 years regular service in Class IV. The promotees from amongst Class IV employees will be treated as direct appointees for all intents and purposes except for counting total regular service towards leave, pension and gratuity etc. The 10% reserved vacancies for Class
1V employees remaining unfilled for want of nonavailability of suitable candidates shall not be carried forward to the next recruitment year."

> ग्रमर नाथ विद्यार्थी. सन्ति ।

#### REVENUE DEPARTMENT NOTIFICATION

Simla-171002, the 23rd August, 1979

No. 1-29/68-Rev.I.—The amendment issued vide this Department corrigendum of even number dated 4-8-1979

> H. S. DUBEY, Secretary.

## HIMACHAL PRADESH VIDHAN SABHA SECRETARIAT

NOTIFICATION Simla-171004, the 11th September, 1979

No. 3-28/79-VS.—In exercise of the powers conferred bysection 7 of the Himachal Pradesh Legislative Assembly (Allowances and Pension of Members) Act, 1971 (Act No.8 of 1971), the Speaker Himachal Pradesh, Legislative Assembly, hereby makes the following rules:-

Short title and commencement.—(1) These rules may be called the Himachal Pradesh Legislative Assembly

- Members (Advance of Loan for Purchase of Motor-car) Rules, 1979.
  - (2) These rules shall come into force at once.
- 2. Definitions.—In these rules, unless there is anything repugnant in the subject or context ;-
  - (i) "Act" means the Himachal Pradesh Legislative Assembly (Allowances and Pension of Members) Act. 1971
  - (ii) "Sanctioning Authority" means the Speaker of the Himachal Pradesh Legislative Assembly.
     (iii) "Audit Officer" means the "Accountant
    - General, Himachal Pradesh and Chandigarh"
    - (iv) Terms and expressions used in these Rules but not defined shall have the meanings respectively assigned to them in the Act.
- 3. Advance when admissible.—A member may be paid a repayable advance for the purchase of a motor car in order that he may be able to discharge conveniently and efficiently the duties of his office, as Member, subject to the conditions hereinafter specified.
- 4. Maximum amount of advance.—The maximum amount which may be advanced to a Member for the purchase of a motor-car shall not exceed rupees fortythousand or the actual price of the motor-car which is intended to be purchased, whichever is less.
  - 5. Recovery of advance.—Recovery of the advance granted under rule 4, together with interest thereon, shall be made from the monthly bill or Compensatory allowance of the member concerned in such number of equal monthly instalments not exceeding sixty as the sanctioning authority keeping in view the remaining period of his term as Member, may decide in each case.

The Speaker may, however, permit recovery to be made

in a smaller number of instalments if the Member receiving the advance so desires. The deduction shall commence with the first issue of Compensatory Allowance after the advance is drawn. Simple interest at the rate prescribed by the Himachal Pradesh Government for similar advance paid to Government servants and in force when the advance is sanctioned, shall be charged on the advance. If the Member relinquishes office or ceases to be the Member, for any reason whatsoever, before the advance is fully repaid, the outstanding balance, together with the interest thereon, shall forthwith become payable by the Member in lump-sum.

- Explanation.—The amount of the advance to be recovered monthly shall be fixed in whole rupees except in the case of last instalment when the remaining balance including any fraction of a rupee shall be recovered.
- 6. Sale of Motor Car.—(1) Except when the Member relinquishes his office after fully repaying the principal and the interest of the advance, the previous sanction of the Speaker shall be obtained for the sale by the Member of the Motor Car purchased with the aid of the repayable advance.
- (2) In all cases where a motor car is sold before the advance with interest thereon has been fully repaid, the sale proceeds must be applied, so far as may be necessary towards the repayment of such outstanding balance:

Provided that when the motor car is sold only in order that another motor car may be purchased, the Speaker may permit the Member to apply the sale proceeds towards such purchase, subject to the following conditions, namely:—

- (a) the amount outstanding shall not be permitted to exceed the cost of the new car;
- (b) the amount outstanding and the interest shall continue to be repaid at the rate and in the instalments previously fixed; and
- (c) the new car shall be mortgaged to the Government and also insured.
- 7. Period within which negotiations for purchase of Motor Car may be completed.—The Member who draws an advance for the purchase of a motor car shall complete negotiations for the purchase of and make final payment for the motor car, within one month of the date on which he draws the advance, and, failing such completion and payment, the full amount of the advance drawn, with interest thereon for one month shall be refunded to the Government. The period of one month for completion of the deal may, however, be extended by the Speaker in individual cases on merits. An advance will not be admissible when a motor car has already been purchased and paid for in full. In a case in which payment has been made in part, the amount of advance will be limited to the balance to be paid as certified by the Member.
- 8. Execution of agreement.—At the time of drawing the advance, the member shall execute an agreement in Form I, and, on completing the purchase, he shall further execute a mortgage bond, in Form II, hypothecating the motor car to the Government as security for the advance. The cost price of the motor car shall be entered in the Schedule of 'Specifications' attached to the mortgage bond.
  - 9. Certificate to the Audit Officer.—When an advance is drawn, the sanctioning authority shall furnish to the Audit Officer a certificate that the agreement in Form II has been signed by the Member drawing the advance and that it has been found to be in order. The sanctioning authority shall see to it that the motor car is purchased within two months from the date on which the advance is drawn, or within such period as may have been specifically allowed in individual cases by the Speaker for completion of the deal under Rule 7, and shall submit every mortgage bond promptly to the Audit Officer for examination before being finally kept in record.
  - 10. Safe custody and cancellation of mortgage bond.— The mortgage bond shall be kept in the safe custody of the sanctioning authority. When the advance together with the interest thereon has been fully repaid, the bond shall

be returned to the Member duly cancelled, after obtaining a certificate from the Audit Officer as to the complete re-payment of the advance and interest.

11. Insurance of Motor Car.—The motor car purchased with the advance shall be insured against full loss by fires, theft or accident with the Life Insurance Corporation. The insurance policy shall contain a clause as in Form III by which the Corporation agrees to pay to Government, instead of to the owner, any sums payable in respect of loss or damage to the motor car which is not made good by repair, re-instatement, or, replacement. Such insurance should be effected within one month of the date of the purchase.

#### FORM I

FORM OF AGREEMENT TO BE EXECUTED AT THE TIME OF DRAWING AN ADVANCE FOR THE PURCHASE OF MOTOR CAR

(See Rule 8)

Whereas the Borrower has under the Himachal Pradesh Vidhan Sabha Legislative Assembly Members' (Advance for Purchase of Motor Car) Rules, 1979 applied to the Speaker for a loan of Rs...................... (Rupees..................) only for the purchase of a motor car and the Government has agreed to lend the said amount to the Borrower on the terms and conditions hereinafter contained.

- - (2) within one month from the date of these presents to expend the full amount of the said loan in the purchase of a motor-car or if the actual price paid is less than the loan, to repay the difference to the Government forthwith: and
  - (3) to execute a document hypothecating the said motor-car to the Government as security for the amount lent to the Borrower as aforesaid and interest in the form provided by the said rule.

And it is hereby lastly agreed and declared that if the motor car is not purchased and hypothecated as aforesaid within one month from the date of these presents or within the extended period if the Borrower within that period becomes insolvent or relinquishes his office or otherwise ceases to be the Member or dies, the whole amount of the loan and interest accrued thereon shall immediately become due and payable.

In witness whereof the Borrower has hereunto set his hand the day and year first before written.

Fo	or and on behalf of the Government of Himachal eshinthe presence of:
	(Signature and Designation of the Officer).
ι.	
2.	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	***************************************
(	Signature of witnesses)
Na	me and designation of the Borrower
	,

#### FORM II

# FORM OF MORTGAGE BOND FOR MOTOR VEHICLE ADVANCE

(See Rule 8)

dule hereunder written:

Now this indenture witnesseth that in pursuance of the said agreement and for the consideration aforesaid the Borrower doth hereby covenant to pay to the Government of Himachal Pradesh the sum of Rs...... .....(Rupces.....) only aforesaid or the balance thereof remaining unpaid at the date of these presents by equal payment of Rs. (Rupess .....) each on the first pay of every month and will pay interest on the sum for the time being remaining due and owing calculated according to the said Rules and the Borrower doth agree that such payments may be recovered by ..... monthly deductions from his salary in the manner provided by the said Rules, and in further pursuance of the said agreement the Borrower doth hereby assign and transfer unto the Government of Himachal Pradesh the Motor Car the particulars whereof are set out in the Schedule hereunder written by way of security for the said advance

and the interest thereon as required by the said Rules;

And the Borrower doth hereby agree and declare that he has paid in full the purchase price of the said Motor Car and that the same is his absolute property and that he has not pledged and so long as any money remains payable to the Government of Himachal Pradesh in respect of the said advance, will not sell, pledge or part with the property in or possession of the said Motor Car:

Provided always and it is hereby agreed and declared that if any of the said instalments of principal or interest shall not be paid or recovered in the manner aforesaid within ten days after the same are due or if the Borrower shall die or at any time relinquishes his office or otherwise ceases to be Member or if the Borrower shall sell or pledge or part with the property in or possession of the said Motor Car or becomes insolvent or make any composition or arrangement with his creditors or if any person shall take proceedings in execution of any decree or judgement against the Borrower, the whole of the said principal sum which shall then be remaining due and unpaid together with interest thereon calculated as aforesaid shall forthwith become payable:

And it is hereby agreed and declared that the Government of Himachal Pradesh may on the happening of any of the events herein before mentioned seize and take possession of the said Motor Car and either remain in possession thereof without removing the same or else may remove and sell the said motor care either by public auction or private contract and may, out of the sale money retain the balance of the said advance then remaining unpaid and any interest due thereon calculated as aforesaid and all costs, charges, expenses and payments properly incurred or made in maintaining/defending or realising his rights hereunder and shall pay over the surplus, if any, to the Borrower, his executors, administrators or personal representatives:

Provided further that the aforesaid power of taking possession or selling of the said Motor Car shall not prejudice the right of the Government of Himachal Pradesh to sue the Borrower of his legal representatives for the said balance remaining due and interest or in the case of the Motor Car being sold the amount by which the net sale proceeds fall short of the amount owing;

And the Borrower hereby further agrees that so long as any moneys are remaining due and owing to the Government of Himachal Pradesh, he, the Borrower will insure and keep insured the said motor car against loss or damage by fire, theft or accident with the Life Insurance Corporation and will produce evidence to the satisfaction of the Audit Officer that the Life Insurance Company with whom the said Motor Car is insured have received notice that the Government of Himachal Pradesh is interested in the Policy;

And the Borrower hereby further agrees that he will not permit or suffer the said Motor Car to be destroyed or injured or to deteriorate in a greater degree then it would deteriorate by reasonable wear and tear thereof and further that in the event of any damage or accident happening to the said motor car the Borrower will forthwith have the same repaired and made good.

#### THE SCHEDULE

		129						
Description of M	otor	Car			•			
Maker's Name	**	. ,,	٠.		1			
Description	,,	,,			10.0			
No. of cylinders	,,	,,		•		•		
Engine Number	,,	,,				1		
Chassis No.	,,	"						
Cost Price	**	71					- 1	
(Borrower's name) and on behalf of the hereunto set their rabove written.  Signed by the said 1.  (Signature of w	Go espe lintl	verno ctive he pro	hai esen	f Hi ids ice c	mach the da f— ature:	al Pra iy and	idesh h	fire
		D					1000	

Signed by (Name and Designation)

For a	ne	1	a	п	ľ	h	e.	h	a	Ħ	Г	O	f	ŧ	ħ	e		c	'n	"	v	Ċ1	1	1	31	٠.
f Hin	na	ıc	h	а	۱	۲	Τ	а	a	e	s	n	1	n	u	u	κ	,	p	r	e	54	:1	T,	×	:
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of																										
1.																										
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2.													٠													
4,		3:		٠	٠						•	٠	٠	•		•	٠							•	٠	

(Signature and designation of the officer).

FORM III

# FORM OF THE CLAUSE TO BE INSERTED IN INSURANCE POLICIES

(See Rule 11)

It is hereby declared and agreed that Shri..

the owner of the Motor-car hereinafter referred to as the insured in the Schedule of this Policy has hypothecated the Car to the Governor of Himachal Pradesh hereinafter called the Government as security for advance for the purchase of Motor Car and it is further declared and agreed that the said Government are interested in moneys which but for this endorsement would be pay-

damage to the said Motor Car (which loss or damage is not made good by repair, reinstatements or replacement) and such moneys shall be paid to the Government as long as they are the mortgagees of the Motor Car and their receipt shall be full and final discharge to the Corporation in respect of such loss or damage.

2. Save as by this endorsement expressly agreed, nothing hereinshall modify or affect the rights or liabilities of the insured or the Corporation respectively under or in connection with this policy or any term, provision or con-

> By order, Sd/-Secretary.

able to the said Shri . . . insured under this Policy) in respect of the loss or भाग 4 स्थानीय स्वायत शासनः म्युनिसियल बोर्ड डिस्ट्रिक्ट बोर्ड, नोटिकाईड और टाउन एरिया तथा

पंचायती राज विमाग

# भाग 5-वैयक्तिक ग्रधिसूचनाएं और विज्ञापन

बग्रदालत जनाव डिस्टिक्ट जज बहादुर हमीरपुर (हि॰ प्र॰)

मुकदमा गारडीन ऐक्ट नं० 11 ग्राफ 1979

राजकुमार नाबालग पुत्र वर्फी वरफाकत श्री बीखन पूत्र मकना सौर, तप्पा लोहडर, तहसील व जिला हंमीरपुर।

श्रीम जनता ।

दरह्वास्त जैर दफा 8 (2) Indian Guardianship Act, व मुराद दिये जाने इजाजत वराये वै करने हिस्सा नावालाग ।

ग्राम जनता।

मुकदमा उनवानवाला में राजकुमार नाबालिय पुत्रं बरफी, वरफाकत श्री बीरबल पुत्र वर्फी सकना सीर तप्पा लोहडर तहसील व जिला हमीरपुर ने दरस्वास्त जेर दफा 8(2) Indian Guardianship Act,

ग्रदालत हजा में दी है जिस की समायत के लिए पेशी 9-10-79 मुकर्र हुई है। इस लिए नोटिस बनाम ग्राम जनता वजरिया ग्रखबार जारी किया जाता है कि जिस शखस को इस के बारे में कोई ऊजर होवे वह दिनांक 9-10-79 प्रात: 10 बजे हाजर भ्रदालत भ्राकर ग्रसालतन या वकालतन पेश करें बाद में कोई ऊजर काबले समायत न होगा। ग्रीर कार्रवाई हस्ब जाब्ता ग्रमल में लाई जावेगी।

ग्राज मिति 17-9-79 को मेरे हस्ताक्षर व मोहरे भ्रदालत जारी किया गया।

> हस्ताक्षरित, डिस्टिक जज, हमीरपुर ।

इण्तहार श्रखबार

जोर ग्राइंर 5, रुल 20 सी० पी० सी०

न्यायालय श्री ग्रोंकार नाथ साहब बहादुर डिस्ट्रिक्ट जज हमीरपुर

(हिमाचल प्रदेश) (Misc. Appeal 4 of 1977) भगत बनाम ग्रमी चन्द ग्रादि

बनाम (2) श्री ग्रनन्त राम (3) श्री राम सिंह पिसरान गंगा राम, वासी बुडहाना लोहियां (Dudhana Lohian) मौजा जंगल तहसील व जिला हमीरपुर (हि० प्र०)।

उपरोक्त मुकदमा में रैस्पोन्डैन्ट 2 और 3 को अनेक बार समन जारी किए गए परन्तु साधारण तरीके से उनकी तमील न हो सकी अत:

म्रव ग्रदानन को पूरा विश्वास हो चुका है कि रैस्पोन्डैट की नामीन का मामूली तरीके से होना मुक्किल है लिहाजा उन्हें वजरिया नोटिम हजा सूचित किया जोता है कि वह तिथि 10-10-79 को मुबह 10 वर्जे हाजर ग्रदालन ग्रांकर पैरवी ग्रपील करें वरना कार्रवाई यकतरफा श्रमल में लाई जावेगी।

ग्राज बतारीख ∮17-9-79 को मेरे हस्ताकर व मोहर ग्रदालत मे जारी किया गया है।

मोहर ।

ग्रोंकार नाय, डिस्ट्रिक्ट जज, हमीरपुर ।

(इन्तहार जेर ग्राईर 5, रून 20, जाव्ता दीवानी)

बग्रदालत श्री जसबन्त सिंह तोमर, सब-जज प्रथम श्रेगी, बोगिन्दर-नगर, जिला मण्डो, हि0प्र0 (कैम्प सण्डी।

दिवानी दावा नं 0 105/78

श्रो सुरज सिंह पुत्र श्री भूप सिंह, जाद चत्री, निवासी मण्डी नगर, जिला मण्डी, हिं0 प्र0 . वादी ।

बनाम

 श्री मनी पुत्र दिता, जात राजपूत, निवासी मीतहा किपर, ई0 पंडोह, तहसील सदर, जिला मण्डो, हिए प्र0, 2 श्री ठाकर सिंह पुत्र रामेश्वर, जात खत्री, पो 0 डब्ल्यू 0 डी ० कन्ट्रकटर, मण्डी, जिला मण्डी. 3. श्री टेंक राम उर्फ वली राम पुत्र लच्छमण (नेपाली), हाल निवासी निपर, हिमाचल ट्रांस्पोर्ट वर्क औप स्थित नेला, तहमील संदर, जिला मण्डो, 4 श्री वसन्त सिंह पुत्र ठाकर

सिंह, पी0 डब्ल्यु 0 डी 0 कन्ट्रकटर, मण्डो, 5. श्री सुरेश कुमार पुत्र ठाकर सिंह, पी0 डब्स्यू0 डी0 कस्ट्रकटर, मण्डो, जिला मण्डो, हिमाचल प्रदेश . प्रतिवादोगण ।

उपरोक्त मुकदमा में प्रतिवादीगण नं 0 4 थीं वसन्त दिह पुत्र ठाकर मिह पी 0 डब्ल्यू 0 डी 0 कन्ट्रकटर, मण्डी की सदालन हजा मे कई बार समत जारी किये जोजि बिना तामील प्राप्त हुए, अतः ग्रदालत हजा को पूरा विश्वास हो चुका है कि उपरोक्त प्रतिवादी पर सानारण तौर पर तामील हाना किन है।

अतः प्रतिवादी नंत । श्री वसन्त सिंह पुत्र ठाकर सिंह, पीठ इक्ट्यू । डीं व नन्द्रैनटर, मण्डी को वजरिया इस्तहार द्वारा सूचित किया जाता है कि सिति 18-10-79 को मुक्ह 10 बजे असालक्त या वकालतन हाजिर होकर मुकदमा की पैरबी करें अन्यया इनके विरुद्ध कार्यवाही एक तरका अमल में लाई जावेगी ।

भाज दिनांक 23-8-1979 को हमारे दस्तखत व मोहर प्रदालत से जारी किया गया ।

मोहर ।

जसवन्त सिंह तोमर. सब-जज, प्रथम वर्ग,

जोगिन्दर नगर।

कार्यालय श्री चन्दर मौहन कौशल सब-रजिस्ट्रार, बड़सर

# केस नं 5 आक 1979

बमुकदमा दरस्वास्त जेर धारा 10/41 ऐक्ट रजिस्ट्रेशन बराये रजिस्ट्री करवाने वसीयतनामा भगत राम पुत्र लुदर, टीकाकोठी तप्पा ननावां, तहसील बडमर, जिला हमीरपुर। ग्राम जनता

.

बनाम (

(1) श्री मती जानकी देवी जोजा सौलिया राम, साकन घुमारवीं

(1) श्रीमती गीता देवी जोजा सदा रामं, साकन पपडोल तप्पा टटबाल ।

(3) विमला देवी जोजा प्रेम चन्द, साकना तजयार, तप्पा ढटवाल ।
 (4) शकुन्तला देवी पुत्री तुलसी राम साकनौ कुडार तप्पा गलोड़

(हमीरपुर) तहसील बड़सर, जिना हमीरपुर।.. फिक दोयम)।

वमुकदमा उपरोक्त उनवान वालों में श्रीमती कीमतू देवी वेवा तुलसी राम टीका कोठी तप्पा ननावां ने दरख्वास्त जेर धारा 40/41 ऐक्ट रिजस्ट्रेगन वराये रिजस्ट्री कराने वसीयत नामा उपरोक्त कार्यालय में दी है अतः बर्जार्या नोटिस फीक दोयम व ग्राम जन्ता को सूचित किया जाता है कि किसी को अगर इस वसीयत की रिजस्ट्री होने में कोई उजर हो तो मिति 18-10-79 को हमारे कार्यालय में सुबह 10 बजे असालतन या वकालतन हाजिर ग्राकर करें अन्यथा यकतरफा कार्यावाही

ग्राज तिथि 18-9-79 को दस्तखत हमारे व मोहर ग्रदालत से जारी

हुम्रा। मोहर

ग्रमल में लाई जावेगी।

चन्द्र मोहन कौमल, सब-रजिस्ट्रार बङ्सर ।

बग्रदालन जााव सहायक संग्रहकर्ता, प्रथम श्रेणी, तहसीलदार घुनारवी, जिला बिलासपुर हिं० प्र0ा

मि0, ने0 1/9

मु0 शंकरी विब्दा सिहमू पृत्री गुरिया, सकता बरोटा, परगता ब्रजमेरपुर तहसील घुमारबी, जिला बिलासपुर हि0 प्र0 सामला

#### वनाम

 मनसा पुत्र बदरी पुत्र मृरिया, प्रकार वरोटा, परगना अजमेरपुर समाज्याल

2. मुळ पारवती वेबा बदरी

भ्रतन गर्मो

विभरात बदरी पुत्र गुरिया

4. लाल चन्द ∫ 5. मृ७ हुनल्यों रे

5 मुंग कुनल्या । 6. मुंग लच्छतो / भुत्रियां बदरी पुत्र गुरिया सस्ता, बरोटा परगना

7- मुं 0 प्रेमों । प्रानेरपुर, तहरीत घुमारवीं, जिता बिलासपुर

जिया विवासितुर के बार हुका क्यार स्टिक् फरीक दोयम । जावता दोवानी सूचित किया जाता है कि ग्रगर उनको दरख्वास्त

दरस्वास्त तकसीम श्रराजी तादादी 17 विघा, रकवा सतौनी

नम्बरान 102/336 खात्रा नं 0 1792, 1825, 2006, 2009, किना 4, बाक्या मौजा बराटा,परगना अजभेरपुर,तहमील घृमार्ग्बी, जिला बिलासपुर हि0 प्र0।

हरा।ह उपरोक्त मुकदमा फरीक दोयम न 0 1, 3. 4. 5, 6 और 7 को इस अदालत से कई बार नोटिस जारी किये गये मगर उन पर तामील नहीं हो रही है। अदालत को यकीन हो खुकां है कि उपरांक्त फरीक दोयम पर तामील असालतन न होगी। अतः हस्त्र दरस्वास्त सायलान फरीक दायम नं 0 1, 3, 4, 5, 6 और 7 को वर्जारया ईश्तहार अखबारी जेर आईर 5, इल 20, जाब्ता दीवानी सूचित किया जाता है कि अगर उनको दरस्वास्त

बसूरत गैर हाजरी हस्य जाब्ता कार्रवाई श्रमल मे लाई जावेगा। श्राज मिति 11-9-79 हस्ताक्षर हमारे व मोहर ग्रदालत मे

तकसीम में कंई उजर व एतराज हो तो दिनांक 8-10-79 को ववक्त 10 बजे **सु**बह ग्रसालतन व वकालतन हाजर ग्रदालत होवें

जारी कियें गये ।

हस्ताक्षरित, मोहर । सहायक कुलैक्टर प्रथम श्रेगी, बुमारवी ।

बभ्रदालत जनाब सहायक संग्रहकर्ता प्रथम, श्रेणी, तहसीलदार चुमारवीं, जिला विलासपुर, हिंध प्रथ

मि। नं 0 49/9 व 9/9

बली राम पुत्र नत्थू पुत्र श्रंगरू, सकना टिकरी, परगना तियून, तहसील घुमारबीं जिला बिलासपुर हिं गर्ग क्यारी।

बनाम

जय राम ]
 जीत राम | पुत्रान नयू, साकन टिकरी, परगना तियून, तहसील बुमारवीं।

3. हम राज} 4. विद्यासागर रेपुत्रान केय राम पुत्र नथू, साकिन टिकरी, परगर्ना

मुरेश तियून्।

6. ग्रोम प्रकाश पुत्र गोपी, साकिन टिकरी, परगना ियून

7. मु० मत्थर। ० मु०सम्बद्धाः

मु० मत्या देवी र्वे पुत्रिया गोभा, माकिन टिकरी, परगना तियुत्र ...
 दिव्

10. पोहलां । पुत्रांन चूहडू साकित टिकरी परगना तियुन

11. गंगा सिंह पुत्र मत्यरा सिंह, सांकित दकड़ी, परगा सिंयून,

12. बुद्धू पुत्र पोहला, साकिन दकड़ी, परगना तियून, तहसील घुमारवीं जिला विलासपुर, हि0. प्र. ।

दरहनस्त वानत तकसीम ग्रराजी तादादी 11-1 विधा, विक्य ग्राम पर्नाल, खाता नं 0 777/648, 680, 688, 696 व खा 0 नं 315, 317 मिन, 318, 317, मिन, वोक्या मोजा दकड़ी परगना नियून, तहसील घुमारवीं जिला विलासपुर हिम:चल प्रदेशे ।

हरगाह उपरोक्त मुक्दमा में फरीक दोयम नं 0 3 झीर 8 को इस अदालत ने कई बार नोटिस जारी किये मगर उन पर तामिल नहीं हो रही है। अदालत को यकीन हो चुका है कि उपरोक्त फाल दोयन पर तामील अमालतन न होगी। अतः हस्व दरहवास्त सायलान फरीक्दोयम गं0 3 और 8 को वजरिया इस्तहार असवारी जेर आईर 5, इन 20, 🔏 कंसीम में कोई उजर व एतराज हो तो दिनांक 8-10-79 को वयक्त 10 वर्गे मुबह ग्रमालतन व वकाक्षतन हाजर बदालत हावें व सूरत गैरं होजरो हस्य जावता कार्रवाई भ्रमल में लाई जावेगो ।

श्राज दिनांक 11-9-75 हस्नाक्षर हमारे व मोहर ग्रदालन से जारी किये गये।

मोहर ।

हस्तार्क्षान्त, सहायक कुलैक्टर प्रथम श्रेणी,

धमारवी ।

बंभदावत जनाव सहायक संग्रहक्ती, प्रवम श्रेणी, तहसीवदार बुमारवीं, जिला विलासपुर, हि0 प्र0

मि0 नं0 64/9

कृष्ण दास पुत्र लच्छमग, माकन बरड़, परगना मुनाहणी नहसीन भुमारवीं, जिला बिनासपुर, हि। प्र0 ं प्रार्थी

1. रामा नन्द

बिलासपुर हि०. १०।

2. रजगत पाल पुत्रान लच्छमण, साकन बरह, परगना सुनाहणी, लान् राम तहमील घुमारवीं, जिला बिलामपुर, हि0 प्र0 ।

4. स्नातमा राम पुत्र ो

सोमा पुत्री प्रभ पुत्र तीसू, साकन बरड़, परगना मुनाहणी,

6. डोलो पुत्री तहसील घुमारवीं, जिला बिलासपुर । 7. दुर्गी विश्वा

हि0 प्रत । दरस्वास्त तकनीम ग्रयाजी तादादी 33 बोघे 11 विस्वे, खेवट/

अनन्त राम पुत्र गंगू, सकना वैरी, तहसील व जिला हमीरपुर,

**सतौ**नी नं0 55/61 व **6**2 सा0 नं0 21**0**, 214 मिन. 215 किना 3 बान्या मीजा बर्ड़ सतीती नंध 62 खाता नंध 214 मिन व 215 मिन, किता 2 परगना सुनाहणी, तहसील घुमारवीं. जिला

हरगाह उपरोक्त मुकदमा में फ्रीक दोयम नं 0 1, 5 और

8 को इस ब्रदालत से कई बार नोटिस आरी किये गये मगर उन पर तामील नहीं हो रही है। ग्रदाल∃ को यकीन हो चुका है कि

उपैरोक्त फरीक दोयम पर तामील श्रसालतन न होगी। श्रतः हस्व दरस्वास्त सायलान करीक नं 0 1, 5 कौर 8 को वजरिया इश्तहार

कि सगर उनको बरल्वास्त तकसीम में कोई उत्रर बएनराज हो ते। दिनांक 8-10-79 को वनका 10 बजे मुबह ग्रसालतन व बकालतन होजर भदासत होवें व सूरत गैर हाजरी हस्य जाब्ता कारं**व**ाई श्रमल

श्रववारी जिर श्राइंर 5, रूल 20, बाबना दिवानी सूचित किया बाता है

श्राच दिनांक 11-9-79 हस्ताक्षर हमारे व मोहर घदाजत. से जारी किये गये।

- इस्ताक्षरित, सहायक कुलैक्टर प्रथम श्रेणी, बुमारवी ।

व ग्रदालत जनाब सहायक संग्रहकर्ता प्रथम श्रेणी (तहसीलदार) क्मारकी, जिला बिलामपुर हिए प्रतः।

मिनम नं 0 66/9

 गृथ्ण दाम पुत्र लच्छत्रण, माधन वरेड्, परगना मुन्हाणी, तहुमील घुमः रवीं, जिला बिलानपुर हि0 प्रतः।

2. धन स्याम

3. राजेन्द्र वाल

पुत्रान कृष्ण दा र. साकन बरेड़, परमना मुन्हाणी, तहमाल वृपारवी, जिला विलामपुर हि0 प्रत नाबालिगान बजिया वती पिता नाबालगान

कृष्ण दास नाकन बरह परगना मुन्हाणी तहमील घुमण्यती जिता बिलासपुर हि० प्र०।

वनाम

प्यान लच्छमन माकन बरङ, परनना मुन्हाणी, तहमीत घुमारवीं, जिला विज्ञासपुर हिए प्रतः। 2. जगन पास

3. लालू

 श्रात्मारामपुत्रो प्रभू माकन वरड़, परगना मुन्हाणी तहसील चुमारवी सोम देव। पुत्री किला विनासपुर हि० प्रतः।

6. डालो पुत्रा

7. दुर्गी विद्या

दरम्बास्त तक्सीम अराजी नादादी 31-3 विस्वे सेवट नं 0

56 बतौनी नं0 63 खमरा नम्बरान 212, 213, 216, 216 जिला 4 वान्या मौजा बरड़, परगना सुन्हाहणी, तहसील घुमारवी, जिला बिलासपुर हि0 प्र0 ।

हरंगाह उपरोकः मुकदमा में फरीक दोयम नं 0 1 तथा 5 की इस प्रदालन में कई बार नोटिस जारी किये गये मगर उन पर तामील नहीं हो रही है। अदालत को यकीन हो चुका है कि उपरोक्त फरीक दोयम पर तामील ग्रसालनन न

होगी । गा: हस्त्र देरस्वास्त सायलान फरीक दीयम नं 0 1, 5 को वजरिया इस्तहार अववारी जेर आहर 5, रूल 20 जाव्या दिवानी सूचित किया जता है कि ग्रगर उनकी दरस्वास्त तकसीन में कोई उजर व एतराज हो तो दिनांक 8-140-79 को 10 वर्षे

हस्व जाबता कार्रवाई श्रमल में लाई जावेगी।

ग्राज दिनांक 11-9-79 हस्ताक्षर हमारे व मोहर ग्रदालत से जारी किये गये।

सुबह ग्रमालतन व व नालतन हाजर ग्रदालन ग्रावें वसूरत गैर हाजरी

मोहर ।

हस्ताक्षरित, महायक कुलैक्टर प्रथम थेणी, घुमारवी ।

बग्रादलत श्री लाल चन्द चौहान, सहायक समाहर्ता द्वितीय वर्ग नालागढ़ जिला सोलन (हि॰ प्र॰)। 🛝

मिसल नं० 32/79

रखा सिंह बनाम अत्तर सिंह बगैरा

दरख्वास्त व मुराद सेहत इन्द्राज खसरा गिरदावरी घराजी तादादी 2 वीघा 11 विस्वा, वाका गांव भोगपुर हद बस्त नं 73 परगणा पलासी, मुन्द्रजा खाता नं० 76/105 खसरा नं० 1198 जमाबन्दी, 1974-75 1

परगणा पलासी, तहसील नालागढ़ जिला सोलन, हिमाचल प्रदेश।

मोहर ।

में नाई जावेगी।

मुकदमा उनवानवाला में उपरोक्त प्रतिवादी को उपरोक्त मुकदमा में इस प्रदालत से बार बार समन भेजने पर तामील नहीं हो रही है भतः इस बात का भदालत हजा को भी पूरा विश्वाम हो चुका है। कि प्रतिवादी पर उपरोक्त मुकदमा में साधारण रूप से तामील नहीं हो अकती।

ग्रतः बर्जारया नोटिस हजा सूचित किया जाता है कि उन्त प्रतिवादी दिनांक 3-10-79 को सुकाम नालागढ़ ववक्त 10 बजे मुबह ग्रसलातन या वकालतन हाजर ग्रदालत पेरवी मुकदमा करें ग्रन्थया कार्रवाई एक तरफा ग्रमल में लाई जावेगी।

भ्राज दिनांक 17-9-79 को हमारे हस्ताक्षर व मोहरश्रदालत से जारी किया गया।

मोहरा

लाल चन्द चौहान, सहायक समहर्ता द्वितीय वर्ग, नालागढ़।

इश्तहार

बम्रदालत श्री राम करण, सहायक समाहर्ता, प्रथम श्रैणी, पच्छाद जिला सिरमौर (हि॰ प्र॰)

उनवान मुकदमा

पूरन चन्द बनाम रामदयाल आदि वासी मौजा, लाना बाका

41111

शान्ति सरूप पुत्र श्री बालक राम वासी लाना, वाका हाल, गांव हाथीपुरा ठीकाना रामदेव पीर मन्दिर, पोस्ट श्राफिस श्रगलोड़, तहसील विजयपुर, जिला मेसागा उत्तर गुजरात ।

(दावा तकसीम ग्राराजी खाता नम्बर 45/72 ता 75 किते 14 तादादी 51 बी0-२बी0 व खाता नम्बर 17/31 ता 35 किते 25 तादादी 73 वी0-7 वी0 मौजा लाना वाका तहसील पञ्छाद 1/

उपरोक्त शान्ति सरूप फरीक दोयम को कई मरतवा श्रदालत हजा से समन जारी हुए परन्तु वह बिला या बाद तामील वापस मौमूल नहीं हुए। ब्रतः बजरिए ईश्वहार हजा सूचित किया जाता है कि मिति 4-10-1979 को ब्रसालतन या बकालतन हाजर ब्राकर पैरबी मुकदमा करें बसूरत दीगर कार्यवाही नियमानुसार श्रमल में लाई जावेगी।

ग्राज मिति 15-9-1979 को हमारे दस्तखत व मोहर ग्रदालत

मोहर ।

से जारी दुद्रा।

राम करण, सहायक समाहर्ता, प्रथम वर्ग, पच्छाद जिला,सिरमोर (हि० प्र०) ।

व श्रदालत महायक समाहर्ता, प्रयम श्रेणी, पच्छाद, जिला मिरमौर हिमाचल प्रदेश

ईश्तहार

उनवान मुकदमा सोहन सिंह बनाम सुन्दर सिंह ग्रादि वाका मौजा लाना वाका

वन

शान्ति सरूप पुत्र श्री बालक राम, वासी लाना, बाका हाल, गांव हा थीपूरा, ठीकाना रामदेव पीर मन्दिर, पोस्ट आफिस आगलेहड, तहसील विजयपुर, जिला उत्तर गुजरातः।

(दावा तकसीम प्रराजी खाता नम्बर 23/43 ता 47, किते 22 चदादी 84 बी.0\_2 बी.0 मीजा लाना वाका। निवंत्रक, मुद्रण तथा प्रकर् -----

उपरोक्त णान्ति सरूप फरीकदोबम को कई मरतबा श्रदालत हजा से समन जारी हुए परन्तु बह बिला या नाद तामिल वापस मीमूल नहीं हुए ग्रतः वर्जीरए ईश्तहार हजा सूचित किया जाता है कि मिति 4-10-79 को श्रसालतन या बकालतन हाजर श्राकर पैरवी मुकदमा करें बसूरत दीगर नियमानुसार कार्यावाही श्रमल में लाई जावेगीं।

भ्राज मिति । 5-9-। 979 को हमारे दस्तखत व मीहर प्रदालत से जारी हुआ ।

मोहर ।

ः सहायक समाहती प्रथम वर्ग, पच्छाद, जिला सिरमौर, (हि० प्र०) ।

राम करण,

-बम्रदालत श्री हीरादत्त श्रती, सहायक कुलैक्टर दर्जा श्रव्यल . (तहसीलदार) नाहन, जिला सिरमौर

मुकदमा नं० 10/9 ब्राफ 15 मई, 1979

1. सोहन सिंह पुत्र चान्दनु, वासी ग्राम कून, तहसील नाहन, जिला

सिरमीर ।

2. श्रीमती गुलाब देवी पुत्री श्री चान्दन्, वासी ग्राम कून, तहसील नाहन, जिला सिरमौर ।

 श्रीमती रामा देवी पुत्री चान्दन्, वासी ग्राम कून, तहसील नाहन, जिला सिरमोर।

वनाम

1. मंगलू, पुत्र भजनू, वासी ग्राम कून, तहसील नाहन, जिला सिरमौर।

२. शंकरू पुत्र भजनू, वासी ग्राम कून, तहसील नाहन, जिला सिरमौर के 3. सीन सिंह पुत्र कृपा, वासी ग्राम काटली, करलीया, तहसील नाहन, जिला सिरमौर।

 रनजीत सिंह पुत्र कृपा वासी, ग्राम काटली करलीया, तहसील नाहन, जिला सिरमौर ।
 लायकू पुत्र चुहड़ा, वासी ग्राम कृन, तहसील नाहन, जिला सिरमौर ।

6. सायरू पुत्र चुहड़ा, वासी ग्राम कून, तहसील नाहन , जिला मीर ।

त. सरकार हिमाचल प्रदेश वजिरवे कलैक्टर, नाहन , जिला सिरमौर ।
 दरह्वास्त तकसीम, तादादी 156-17 विघे खैवट नं । खतौनी

नं वे व व बाका, ग्राम कून, तहसील नाहन।

उपरोक्त प्रतिवादीगण में से प्रतिवादी नं 6 व 7 श्री लाग्नकू

पुत्र चुहड़ा, नासी ग्राम कून, तहसील नाहन व सायरू पुत्र चुहड़ा, नामी ग्राम कून, तहसील नाहन को कई बार इस अदालत से समन जारी हो चुके हैं परन्तु इन व्यक्तियों का कही पर पता नहीं चलता ग्रेश इस अदालत को पूर्ण विश्वास हो गया है कि प्रतिवादी लायकू पुत्र चुहड़ा

**प्रासानी से नहीं हो सकती।** 

जावेगी ।

ग्रतः इस इश्तहार द्वारां ग्रादेण होता है कि प्रतिवादी लायकू व सायक पुत्र बृहुआ निवासी गण, ग्राम कून, तहसील नाहन, ग्रसालतन या वकालतन मिति 15-10-79 को प्रातः 10-00 बजे हाजिर अदालत ग्रावे ग्रन्यथा कानूनी कार्यवाही यकतरफा ग्रमल में लाई

व सायरू पुत्र चुहड़ा निवासी, ग्राम कून तहसील नाहन, की तामील

न्नाज मिति 12-9-79 को हमारे दस्तखत व मोहर श्रदालत से जारी हुन्ना।

हीरा दत्त प्रती,

मोहर । सहायक कुलैक्टर, दर्जा दोयम (तहसीलदार) नाहन, जिला सिरमौर (हि० प्र०) बम्रदालतः सहायकः कलैक्टरः दर्जा प्रव्यलः नाहनः (तहसीलदारः न्यायालय श्री लक्ष्मण सिंह कण्यप, समाहर्ता, उप-मण्डल मोलनः जिला सोलन नाहन) जिला सिरमौर (हि॰ प्र॰)

मुकदमा नं०े 5/9 श्राफ 79, दिनांक 25 फरवरी 1929

सरुपा पुत्र बधावा, सकता मौजा नागल सकैती, तहमील नाहन

बताम

(1) माम राज पुत्र बधावा, सकना मौजा नागल सकती; तहमील

(2) केशो राम पुत्र बधावा, सकना मौजा नागल मकैती, तहसील नाहन ।

दरस्वास्त तकसीम ग्रराजी खेवट नं० 5 मीन खतौनी नं० 16 नम्बर खसार 171 तादादी 1-16 विधा व नम्बर खसरा 170/2 रक्खा तादादी 0-11 बिस्वा किते 22 मिजारी 2-7 बिघे, मौजा नागल सकेती।

उपरोक्त प्रतिवादी में से श्री केशो राम को कई बार इस प्रदालत से समन जारी हो चुके हैं। परन्तु उसका कही पर पना नहीं लगता। मुलाहजा से पाया गया कि केशों राम 15-16 साल से लापता हैं। ऐसी सुरत में उसे मरा हुआ समझ कर उसके वारसान बनाने हैं।

धतः इस इम्तहार द्वारा सूचित किया जाता है कि उपरोक्त मुकदमा से जो भी कोई व्यक्ति ग्रगर कोई उजर पेश करना चाहे तो वह मिति 8-10-79 को इस अदालत हजा में हाजिर होकर एतराज पेश कर सकूना है। तारीख पेशी के बाद कोई भी एतराज नहीं सुना जायेगा।

**ग्राज** मिति 12-9-79 को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुई।

हीरा दत्त स्रवी, मोहर ।

सहायक कुलैक्टर दर्जी ग्रञ्चल, नाहन, जिला मिरमौर।

मुकदमा मं0 13/8 तारीख रजुवा 6 मार्च, 1979

श्री ईंग्वर दत्त पुत्र श्री रामदयाल, माधो राम व शिवराम पुवगण श्री पलक राम, रामानन्द नावालिंग पुत्र श्री ठाकूर दास वजरिया भाई ईशवर दत्त, निवासियान गांव नागड़, परगना क्यूनण दोम, तहमील व जिला पनरावेदक ।

 श्री अनोखी रोम पुत्र थी बाला राम, गांव बागड़, 2. श्री मनमी राम पुत्र झाला, गांव बागड़, 3. श्री चौकू पुत्र पलक राम, निवासी वागड़, तहसील व जिला सोलन । 4. श्री नन्दे राम पुत्र रत्ती राम, गाँव रिवाडी, तहमील पछाद, जिला मिरमीर प्रतिबादी ।

पुनरावेदक सहायक समाहर्ता द्वितीय वर्ग सोलन के ब्रादेश । दिनांक 21-1-1979 ईन्तकाल नं0 70 मौजा गांव बागड़ परगणा क्युतण-II) तहसील व जिला सोलन । ईम्तहार अन्तर्गत बाज्ञा 5 नियम 20 भारतीय द० प्र० म०

उपरोक्त पुनरावेदन में फरीक दोयम श्री नन्दराम पूत्र रती राम,

गांव रिवाड़ी, तहसील पञ्जाद जिला सिरमौर को इस इजनहार द्वारा सचित किया जाता है कि वह दिनांक 11-10-1979 को सुबह 10 वजे इस प्रदालन में हाजिर ब्रावें और मुकदमा की पैरवी करें नहीं तो एक पक्षीय निर्णय कर दिया आऐगा। क्योंकि इस ग्रदालत हजा से कई बार समन जारी किये गये थे जो विना ही नामील के वापिम ग्राते रहे हैं। इसलिय

भ्रदालत की पूर्ण विश्वास हो चुका है कि फरीक दोयम उपरोक्त लिखे गये नाम को साधारण तरीके से इनला होनी कठिन है, इसलिय इस इश्तहार द्वारा सूचित किया जाता है कि प्रत्यार्थी स्वयं या वकील के जरिये उपरोक्त दिनांक को उपस्थित ग्रावे ग्रौर मुकदमा की पैरवी करें। थ्राज दिनाक 15−9−79 को मोहर ग्रादलन व हमारे हम्नाक्षर से

जारी हुआ।। लक्ष्मण सिंह कृष्यप, मोहर । समाहर्ता उप-मण्डल, मोलन ।

माग 6-मारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

भाग 7--भारतीय विविद्य प्रायोग (Election Commission of India) की वैद्यानिक प्रविद्यवनाएं तथा प्रत्य निवासन सम्बन्धी ग्रधिस्चनाएं

शन्य

प्रनुप्रक श्नय

# PART I

# REVENUE DEPARTMENT

# NOTIFICATION

Simla-2, 4th September, 1979

No. Rev-C (F) 3-2/76.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose. namely for construction of Revenue Colony, it is hereby notified that land in the locality described below is likely to be

acquired for the above purpose. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

The second secon

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all

other acts required or permitted by that section. Any person interested who has any objection to the acquisition of the said land in the locality may, within thirty day of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Bharmour, District Chamba.

This supersedes this department natification of even No. dated 17-11-76 and corrigendum of even number. dated 2-2-77.

TO THE PARTY OF TH

#### **SPECIFICATION**

District:	СНАМВА	Sub-Tehsil:	BHARM.	AUR			
			Area				
Village	Khasra	No.	Big.	Bis.			
ì	2	8 9	3	. 4			
BHARM	AUR 1451	0	8				
			0	i			
			0	4			
			0	4			
			0	9			
			1	3			
		r.	2	9			

By order, H. S. DUBEY.

. Secretay.

# PART II

## PUBLIC WORKS DEPARTMENT

#### NOTIFICATION

Mandi, the 26th September, 1979

No. SEI-R-6/79-27403-5.—Whereas it appears to the Governor Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Brampukhar-Ghagas road, it is hereby declared that the land described in the specification below is required for the above purpose.

The declaration is made under the provision of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Publid Works Department, Simla-1

#### SPECIFICATION

District: BILASPUR

Tehsil: SADAR

Village	Khasra No.	Big.	Агеа Bis.	Bisw.			
NIHARKHAN	5/1	oʻ	18	0			
BASLA 32	6/1	0	.5	- 0			
-	12/1	15	16	0			
•	13/1	0	4	0			
	19/1	0	3	0			
	81/1	0	1	0			
	84	16	8	0			
, Tot	ad	19	15	0			

B. S. KALSY. Superintending Engineer, 1st Circle, H.P.P.W.D., Mandi.